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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/916,607	07/26/2001	Rodney D. Cambridge	NETAP014	8717
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P.O. BOX 721120			PYZOCHA, MICHAEL J	MICHAEL J
SAN JOSE, CA	95172-1120	•	ART UNIT	PAPER NUMBER
			2137	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	09/916,607	CAMBRIDGE, RODNEY D.	
Office Action Summary	Examiner	Art Unit	
	Michael Pyzocha	2137	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 13 No. This action is FINAL. 2b) ☑ This Since this application is in condition for allower closed in accordance with the practice under E.	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) ⊠ Claim(s) <u>1,3,5,6,10,14-16,19,20,24-26,29,31 as</u> 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1,3,5,6,10,14-16,19,20,24-26,29,31 as</u> 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration. nd 33-38 is/are rejected.	plication.	
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine 11).	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a) jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119		÷	
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1 Certified copies of the priority documents 2 Certified copies of the priority documents 3 Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	

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DETAILED ACTION

- 1. Claims 1, 3, 5-6, 10, 14-16, 19-20, 24-26, 29,3 1, and 33-38 are pending.
- 2. The Pre-Appeal Brief request filed 11/13/2006 has been received and considered; prosecution is hereby reopened.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3, 5-6, 10, 15-16, 19-20, 25-26, and 34-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Doub (US 6594762), in view of Lunsford et al. (US 6614350) and further in view of Logan (US 6631271).

As per claims 1, 10, 16, 20, and 26, Doub discloses a control unit having a range of communications (see column 3 line 19 through column 4 line 63); a device, wherein the device is

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registered with the control unit such that the device cooperates with the control unit using communications to determine when the device is within range of communications of the control unit, wherein when it is determined that the device is within the range of communications of the control unit, the device is functional, and when it is determined that the device is not within the range of communications of the control unit, the device is at least partially non-functional (see column 3 line 19 through column 4 line 63); wherein the device is configured to periodically send an identifying signal to the control unit and the control unit is configured to send a return signal to the device when the identifying signal is received by the control unit (see column 3 line 19 through column 4 line 63); wherein when the device is at least partially non-functional in a situation where it is determined that the device is not within the range of communications of the control unit, the device is configured to continue periodically sending the identifying signal to the control unit (see column 3 line 19 through column 4 line 63);

Doub fails to explicitly disclose the device and unit communicate via Bluetooth and wherein the control unit is configured to produce an alert when it is determined that the device is not within the range of communications of the control

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unit; wherein the control unit includes a control unit display, the control unit display being configured to display information associated with the device when it is determined that the device is not within the range of communications of the control unit; wherein the device includes a device display, the device display being configured to display information associated with the control unit when it is determined that the device is not within the range of communications of the control unit; wherein the device is configured to periodically send the identifying signal utilizing a period of time which is configured based on movements of an owner.

However, Lunsford et al. teaches the device and unit communicate via Bluetooth (see column 7 lines 18-33) and wherein the control unit is configured to produce an alert when it is determined that the device is not within the range of communications of the control unit (see column 7 lines 9-15); wherein the control unit includes a control unit display, the control unit display being configured to display information associated with the device when it is determined that the device is not within the range of communications of the control unit; wherein the device includes a device display, the device display being configured to display information associated with the control unit when it is determined that the device is not within

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the range of communications of the control unit (see column 8 lines 38-49 and column 7 lines 9-15).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to include the Bluetooth alerting of Lunsford et al. in the system of Doub.

Motivation to do so would have been to deter the theft and prevent inadvertent abandonment of various portable devices (see Lunsford et al. column 2 lines 37-47).

The modified Doub and Lunsford et al. system fails to teach the device is configured to periodically send the identifying signal utilizing a period of time, which is configured, based on movements of an owner.

However, Logan teaches such a configuration (see column 6 lines 41-53 and column 2 lines 30-63).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to include the configured rules of Logan with the modified system of Doub and Lansford et al.

Motivation to do so would have been to make sure a user doesn't forget an item (see Logan column 6 lines 41-53).

As per claims 3, 5-6, 15, 19, and 38, the modified Doub,
Lansford et al., and Logan system discloses the device includes
a lockout interface, wherein when the device does not receive

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the return signal in response to the identifying signal, the device is not within the range of communications of the control unit and the lockout interface locks out the device and causes the device to be at least partially non-functional (see Doub column 3 line 19 through column 4 line 63 and Lansford et al. column 8 lines 38-49).

As per claim 25, the modified Doub, Lansford et al., and Logan system discloses wherein the Bluetooth-enabled mechanism is a Bluetooth-enabled radio (see Lansford et al. column 7 lines 18-33).

As per claims 34-37, the modified Doub, Lansford et al., and Logan system discloses displaying information on the device when it is at least partially non-functional (see Lansford et al. column 8 lines 38-49); and using different time periods for sending the signal (see Lansford et al. column 6 lines 41-55 and Logan column 6 lines 41-53 and column 2 lines 30-63).

4. Claims 14 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over the modified Doub, Lansford et al., and Logan system in further view of Parker (US 20020078393).

As per claims 14 and 24, the modified Doub, Lansford et al., and Logan system fails to disclose displaying information on the first Bluetooth-enabled device display of the first

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Bluetooth-enabled device which indicates that the first Bluetooth-enabled device is locked out

However, Parker teaches such displaying (see paragraph [0007]).

It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Parker with those of the modified Doub, Lansford et al., and Logan system because displaying a lock out message on a device screen provides a means to inform the user that the device is locked out.

5. Claims 29, 31, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over the modified Doub, Lansford et al., and Logan system in view of Lenz (US 20010053947).

As per claims 29, 31, and 33, Applicant presents substantially the same limitations as that of claim 1 with the exception that WiFi communication is employed instead of Bluetooth. Examiner submits the same grounds of rejection as those outlined in the rejection of claim 1 (see above). Further, Lenz teaches use of WiFi Communication as a known and suitable form of communication. It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Lenz with those of the modified

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Doub, Lansford et al., and Logan system and use WiFi communication because WiFi provides a suitable and efficient means of wireless communication.

Response to Arguments

6. Applicant's arguments with respect to all pending claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Pyzocha whose telephone number is (571) 272-3875. The examiner can normally be reached on 7:00am - 4:30pm first Fridays of the bi-week off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR

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